## Law Offices of Julie Rendelman, LLC

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February 12, 2020

TO:

RE:

United States Courthouse
500 Pearl Street
New York, NY 10007-1312

United States v. Sakhrani, :19-cr-00394-PAC

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Dear Judge Crotty,

This letter is submitted on behalf of defendant Sara Sakhrani, to respectfully request that Ms. Sakhrani be permitted to travel to Dubai from March 30, 2020 to April 7, 2020. Ms. Sakhrani will be traveling for her niece's wedding.

My office has had communications with AUSA Nathan Rehn, as well as U.S. Pretrial Services Officer Francesca Tessier Miller, who monitors Ms. Sakhrani. Both AUSA Rehn and P.O. Tessier-Miller have no objection to Ms. Sakhrani's travel requests. Additionally, Ms. Sakhrani is aware that, if Your Honor consents, she must provide pre-trial with any changes to the above itinerary.

Thus, Ms. Sakhrani respectfully requests the Court's permission to travel per the abovementioned itinerary. The Court's time and attention to this matter are greatly appreciated. If additional information is needed, please contact my office at (212) 951-1232. Thank you.

Sincerely,

/s/Julie Rendelman Julie Rendelman, ESO. Attorney for Defendant Sara Sakhrani

cc: Nathan Rehn, Assistant U.S. Attorney (email)

